So Ordered.

Dated: September 15th, 2021



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Whitman L. Holt Bankruptcy Judge

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IN THE UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WASHINGTON

In re:

MCCARY MEATS, LLC,

Debtor.

Case No.: 20-01469-WLH11

EX PARTE

ORDER GRANTING MOTION

FOR 2004 EXAM

THIS MATTER came before the court upon the *ex parte* Motion for 2004 Exam ("Motion") of Creditor Bell Veal LLC ("BV") for an order authorizing BV's counsel to issue a *subpoena duces tecum* to Debtor McCary Meats, LLC ("Debtor") to produce certain documents and directing Debtor to designate a knowledgeable representative of the Debtor to appear and be examined under oath. This court has reviewed the Motion and its subjoined Certification of Counsel, and the records and files herein. This court finds that notice of the Motion is not required under the applicable rules and that good cause exists for the requested relief to be granted.

1	THEREFORE, it is hereby:
2	ORDERED, ADJUDGED, AND DECREED that the Motion [ECF No. 136] is granted.
3	BV's counsel may issue a <i>subpoena duces tecum</i> requiring the production of documents by Debtor
4	at least seven (7) calendar days ahead of the examination of the designated representative of the
5	Debtor; and it is further:
6	ORDERED, ADJUDGED, AND DECREED that BV's counsel may include a requirement
7	that the designated representative of the Debtor appear to be examined under oath at a date, time,
8	and medium to be mutually agreed upon by Debtor and BV.
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10	///End of Order///
11	Presented by:
12	SCHWEET LINDE & COULSON, PLLC
14	/s/Michael M. Sperry /
15	Michael M. Sperry, WSBA #43760 Attorneys for Bell Veal LLC
16	* Changes made by court
17	Changes made by court
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